Dear Clark SHARR

Could you Please bring this Motion to the attention to the Court at your earliest Convenience. 2011 MAR 22 A 10: 40

(D) Motion FOR Status OF Coursel. (3) LERTIFICATE OF SERVICES.

Also Clerk Stary Could you also do a Certificate of Service with Prosecutor Haftaley and do inform attorney Carrity who tried to get me to sign a waiver of my speedy trial Rights which I said No to it do weed my Case for trial Cortinuand until May 03 2011 so the I will be able to give you my witness cist together of an demanding a juy trial only and attorner Carrity

also Called me a 54 affender which I am Nat at all, and why would a Federal attorney call me a Sex -

Offende in the bust place, attorney Carrity bette sex

the fuck-off my Case, I am soing the se and &

do reed a stand by Counsel only, so your Court well keep my rights in tack, I am treed of being called

a Stroffender by the State of New Hampshioaffirms I also have a Heaving May 02 2011 in Rockingham

Sufferior Court and of an Now free to go Pro Se en both Cash Clerk Stan. Sincerely S

Case 1:11-cr-00006-JL Document 21 Filed 03/22/11 Page 2 of 4 UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSLICE
in the second of the second
United States OF AMERICA
BRIAN E. MAHONEY
MOTION FOR Status OF COUNSEL HEARING
THE DEFENDANT BRIAN MAHONEY, PROSE MOVES this Cogetto
SCHEDULE A Status COUNSE! HEARING EXPEDITIONSLY, And I STATE
AS Follows:
1) The defendant has A Right under the 6th Amendment to
the United States Constitution to SELE-REPRESENTATION. FARRETT
V. CAli FORNIA, 422 U.S. 806 (1975).
DMy WAIVER OF COUNSEL IS KNOWINGLY And VOLUNTARY
And WAIVER by Conduct ("Abandon ment"): PERSISTENT UNREASONS
OF A KNOWING AND VOLUNTARY WAIVER OF COUNSEL! UNITED STATES
V_{N} V_{1}^{\prime} V_{2}^{\prime} V_{3}^{\prime} V_{3}^{\prime
Mych Knowingly And Voluntary
Mych KNOWING by And Voluntary, (3) Attorney GARRET HAS CALLED ME A SEX OFFERDER AND I AM NOT AND WHEN YOUR OWN, Attorney College of the Sex OFFERDER AND
I AM NOT AND WHEN YOUR OWN AffORMEN (A/15 YOUR SEX
OF FINDER, YOU (AN NOT SEL A FOIR TRIAL ALAI).
I AM NOT AND WHEN YOUR OWN AFFOREY (A/15 YOUR SEX OF FENDER, YOU (AN NOT SEL A FOIR TRIAL ALAI). 9 I NEVER EVER WAIVED MY RIGHT TO A SPEEdy FRIAL ALAIL but defendant NEED A CONTINUANCE Until MAY 03, 2011 SO THAT
MAY SEX MY WILNESS LIST KEADY FOR TOLIAL, THE TOLAL WILLEY
4 to 6 WEEKS. WHERE FORE, the DEFENDENT Pany that I SEL
INTO COURT ExpEditionsly to AddRES THE DUDGE
OLEASE LELD ME SET RIG - RESPECTANTS - 10 MILES
OF this Attorney At ONCE. Bu C. M.

I am to A - a cool of angline of out all stock S UNITED STATES DISTRICT COURT U.S. DISTRICT COURT DISTRICT OF NEW HAMPSHIRE DISTRICT OF HH 55 PLEASANT STREET, ROOM 110 CONCORD, NEW HAMPSHIRE 03301-3941 OFFICE OF THE CLERK James R. Starr, Clerk of Court Daniel J. Lynch, Chief Deputy Clerk Pursuant to Local Rule 4.3(e), any litigant who is represented by an attorney may not file a pleading in a case unless: (a) The court grants a motion for leave to file a pro se pleading; or (b) The litigant is filing a motion related to the status of counsel. The rule further provides that any pro se pleading that does not satisfy (a) or (b) above shall not be added to the court's docket or presented to a judicial officer for ruling and shall be returned to the filer. Please be advised that because you are represented by an attorney and you have submitted a pro se pleading that does not satisfy (a) or (b) above, your recent filing is being returned to you without ruling by the court. Dease Jus me a Hearing USDCNH-42 (6/18/10) in Front of the Godge that I am Pro Se Clerk Stars

Jave Never ever waived my speedy

trial Sight away ever, but I do reed a

Continuance for trial until May 03, 2011

and I am requesting a fair Jung truit as

my behalf as well. Close Stars